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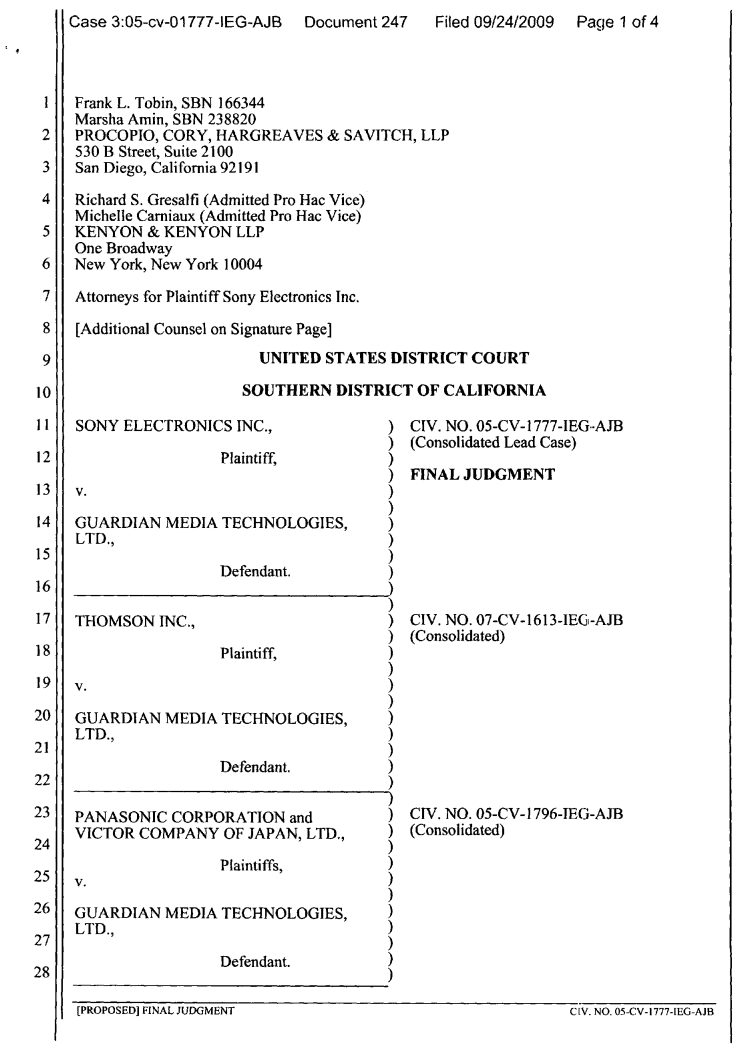
REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court San Diego on the following Patents or Trademarks:

DOCKET NO.	DATE FILED	U.S. DISTRICT COURT			
05CV1777 J	9/14/05	United States Distric	United States District Court, Southern District of California		
PLAINTIFF		DEFENDANT			
Sony Electronics, Inc.		Guardian Media Tech			
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF	HOLDER OF PATENT OR TRADEMARK		
1 4,930,158	5/29/90	Peter Vogel		املاک:	
2 4,930,160	5/29/90	Peter Vogel	SOLICITOR		
3			UCT 1 \$\frac{9}{2009}		
4			U.S. PAT	ENT & TRAD	MARK OFFICE
5					
In the above-entitled case, the following patent(s)/trademark(s) have been included:					
DATE INCLUDED	INCLUDED BY Amendment	Answer	Cross Bill		Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK			
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In the above-entitled case, the following decision has been rendered or judgment issued:					
DECISION/JUDGMENT					
ottached					
CLERK Copy 1 - Upon initiation of action, m	(BY) DEPUTY CLERK	. d	· · · · · · · · · · · · · · · · · · ·	09	

Copy 2 - Upon filing document adding patent(s), mail this copy to Director

Copy 4 - Case file copy



Page 2 of 4 CIV. NO. 08-CV-1859-IEG-AJB GUARDIAN MEDIA TECHNOLOGIES, (Consolidated for Discovery) LTD., Plaintiff, v. PHILIPS ELECTRONICS NORTH AMERICAN CORPORATION, TOSHIBA AMERICA CONSUMER PRODUCTS, L.L.C., and TOSHIBA AMERICA, INC., Defendants. [PROPOSED] FINAL JUDGMENT CIV. NO. 05-CV-1777-IEG-AJB

Document 247

Filed 09/24/2009

Case 3:05-cv-01777-IEG-AJB

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The Court hereby enters final judgment in favor of plaintiffs Sony Electronics Inc. ("SEL"), Thomson Inc. ("Thomson"), Panasonic Corporation ("Panasonic"), and Victor Company of Japan, Ltd. ("JVC") and defendants Toshiba America Consumer Products, L.L.C. and Toshiba America, Inc. (collectively, "Toshiba"); and against Guardian Media Technologies, Ltd. ("Guardian") in conformity with the Court's Orders and findings as set forth below:

WHEREAS Guardian has asserted claims against SEL, Thomson, Panasonic, JVC, and Toshiba for patent infringement of either or both U.S. Patent Nos. 4,930,158 and 4,930,160;

WHEREAS the Court has found that SEL, Thomson, Panasonic, JVC, and Toshiba did not and have not infringed any claim of U.S. Patent No. 4,930,158, either literally or under the doctrine of equivalents;

WHEREAS the Court also finds that SEL, Thomson, Panasonic, and JVC do not infringe any claim of U.S. Patent No. 4,930,160, either literally or under the doctrine of equivalents;

WHEREAS the attached Stipulation and Joint Motion and the Statement of Uncontroverted Facts and Conclusions of Law entered in Guardian Media Techs., Ltd. v. Toshiba America Consumer Products, L.L.C., Case No. 2:09-cv-00052-R-RC, Dkt. No. 48 (C.D. Cal.) (the "TACP case") together set forth the bases for this Final Judgment:

WHEREAS the Parties have agreed and stipulated that all pending motions are deemed moot and withdrawn without prejudice;

WHEREAS the Parties have agreed and stipulated that any applicable claims for costs or attorney's fees in this case shall be reserved until after resolution of any appeal from this judgment; and

WHEREAS the Parties have agreed and stipulated that all remaining claims and counterclaims are dismissed without prejudice;

IT IS HEREBY ORDERED, ADJUDGED, and DECREED THAT:

- (A) Guardian recovers nothing from any of SEL, Thomson, Panasonic, JVC, and Toshiba:
- **(B)** Any remaining claims, counterclaims, or defenses, with the exception of any claims for costs or attorney's fees, are dismissed without prejudice;